

**DSLNET COMMUNICATIONS, LLC
DSLNET COMMUNICATIONS VA, INC.
545 LONG WHARF DRIVE, 5TH FL.
NEW HAVEN, CT 06511**

February 6, 2006

VIA ELECTRONIC FILING

Ms. Marlene H. Dortch
Office of the Secretary
Federal Communications Commission
445 12th Street, S.W.
Washington, D. C. 20554

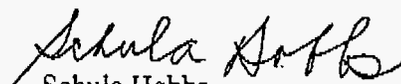
**Re: Certification of CPNI Filing (February 6, 2006) of DSLnet Communications, LLC
and DSLnet Communications VA, Inc.;
EB-06-TC-060, EB Docket No. 06-36**

Dear Ms. Dortch:

Pursuant to the Commission's Public Notice DA 06-223 released January 30, 2006, enclosed for filing in the above referenced docket please find an original electronic copy of the CPNI Compliance Certificate covering DSLnet Communications, LLC and DSLnet Communications VA, Inc.

Please contact the undersigned at 203-782-7493 if you have any questions about this filing.

Sincerely,


Schula Hobbs

Enclosures

cc: Byron McCoy, Enforcement Bureau
Best Copy and Printing, Inc. Portals II
Marc Esterman, DSLnet Communications

CERTIFICATE OF CPNI COMPLIANCE

I, Marc Esterman, am Vice President and Secretary of DSLnet Communications, LLC and DSLnet Communications VA, Inc., as of the date indicated below. As of such date, I hereby certify that I have personal knowledge that each of these affiliated companies has established operating procedures that are adequate to ensure compliance with the Federal Communications Commission's rules governing use and disclosure of confidential proprietary network information ("CPNI").

A statement concerning the procedures both entities use to ensure each entity's compliance with CPNI regulations is attached hereto.



Marc Esterman
Vice President and Secretary
Date: February 6, 2006

STATEMENT CONCERNING PROCEDURES
ENSURING COMPLIANCE WITH CPNI REGULATIONS

(as of February 6, 2006)

The operating procedures of DSLnet Communications, LLC and DSLnet Communications VA, Inc. (each, individually, "DSLnet") are designed to ensure compliance with Part 64, Section 2001 *et. seq.* of FCC rules governing the use of CPNI.

Compliance with the FCC's CPNI rules is the objective of DSLnet's internal policies limiting the use or disclosure of CPNI to very limited circumstances. Furthermore, DSLnet trains relevant employees to recognize CPNI and understand the limitations of use or disclosure set forth under federal law and DSLnet policy through the distribution of this policy and the FCC's small entity compliance guide, FCC 02-214, dated August 5, 2004. DSLnet's policy establishes the following parameters regarding the use or disclosure of CPNI:

1) DSLnet does not currently use CPNI to market service offerings among the different categories of service that it provides to subscribers. If and to the extent DSLnet were to use CPNI to market service offerings among the different categories of service it provides, it would only do so in compliance with lawfully permitted customer authorization procedures or other applicable regulations governing the permitted use of CPNI.

2) DSLnet will not release or disclose CPNI to a third party, except as follows: DSLnet will only release or disclose CPNI to a third party pursuant to a valid request from law enforcement, the federal judiciary or other appropriate authority; or pursuant to lawfully permitted customer authorization procedures or other applicable regulations governing the permitted use of CPNI.

3) In the event that DSLnet were to disclose CPNI to a third party, or use CPNI in a sales or marketing campaign, it would record such event in a record to be kept for at least one year.

4) Violations of this policy may result in disciplinary action, including the termination of employment where appropriate.